

PATENT COOPERATION TREATY

PCT

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

Tr.	PATENT COOPERA	TION TRE	ATY	PCT/JP2003/0074
Anslation internat	PC	$oldsymbol{\Gamma}$		· · · · · · · · · · · · · · · · · · ·
and internat	TIONAL PRELIMINA	RY EXAMINA	ATION REF	PORT
	(PCT Article 36	and Rule 70)		
Applicant's or agent's file reference 663830	FOR FURTHER ACTION	ON See Notific Preliminary	cation of Tr Examination R	ansmittal of International eport (Form PCT/IPEA/416)
International application No. PCT/JP2003/007463	International filing date (a		1	(day/month/year) e 2002 (12.06.2002)
International Patent Classification (IPC) or C12N 15/12, 1/19, 1/21, 5/10, A61P 35/00	r national classification and IP C07K 7/06, C12P 21/02, C	C 07K 16/32, A61	K 38/17, 39/0	00, 39/395, 31/7088,
Applicant	SUGIYAMA	Haruo		
This international preliminary examined is transmitted to the applicant This REPORT consists of a total of the applicant and the	of 6 sheets, incoming by ANNEXES, i.e., she	luding this cover	sheet.	or drawings which have been
amended and are the basis 70.16 and Section 607 of t	s for this report and/or sheets of the Administrative Instruction a total of she	under the PCT).	ations made be	efore this Authority (see Rule
3. This report contains indications r I Basis of the repo				
	ent of opinion with regard to n	ovelty, inventive s	tep and industr	ial applicability
IV Lack of unity of V Reasoned statem citations and exp	invention nent under Article 35(2) with a planations supporting such sta	egard to novelty, i	nventive step o	r industrial applicability;
VI Certain documer				
·	in the international application	cation		
Date of submission of the demand]	ate of completion	of this report	
23 October 2003 (23	3.10.2003)	02	March 2004	1 (02.03.2004)
Name and mailing address of the IPEA/	JP .	authorized officer		
Facsimile No.		Celephone No.		

International application No.

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I. Basis	of the re	port
1. With	regard to	the elements of the international application:*
\boxtimes		mational application as originally filed
Ħ	the desc	cription:
	pages	, as originally filed , filed with the demand
	pages	, filed with the domain
	pages	, filed with the letter of
	the clai	me:
	pages	, as originally filed
	pages	, as amended (together with any statement under Article 19 , filed with the demand
	pages	
	pages	, filed with the letter of
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	pages	
	pages	, filed with the demand
	pages	, filed with the letter of
	the sequ	ence listing part of the description:
	pages	, as originally filed
ļ	pages	, filed with the demand
	pages	, filed with the letter of
		to the language, all the elements marked above were available or furnished to this Authority in the language in which onal application was filed, unless otherwise indicated under this item. onts were available or furnished to this Authority in the following language which is:
l 🚞	the la	nguage of a translation furnished for the purposes of international search (under Rule 23.1(b)).
	1 the le	provides of publication of the international application (under Rule 48.3(b)).
	ог 55	inguage of the translation furnished for the purposes of international preliminary examination (under Rule 55.2 and/ .3).
3. W	ith regar	d to any nucleotide and/or amino acid sequence disclosed in the international application, the international examination was carried out on the basis of the sequence listing:
		ined in the international application in written form.
		together with the international application in computer readable form.
		shed subsequently to this Authority in written form.
	furni	shed subsequently to this Authority in computer readable form.
	inter	statement that the subsequently furnished written sequence listing does not go beyond the disclosure in the national application as filed has been furnished.
		statement that the information recorded in computer readable form is identical to the written sequence listing has furnished.
4.	The	amendments have resulted in the cancellation of:
		the description, pages
1		the claims, Nos.
		the drawings, sheets/fig
5.	This bevo	report has been established as if (some of) the amendments had not been made, since they have been considered to go nd the disclosure as filed, as indicated in the Supplemental Box (Rule 70.2(c)).**
in	eplaceme this rep	nt sheets which have been furnished to the receiving Office in response to an invitation under Article 14 are referred to nort as "originally filed" and are not annexed to this report since they do not contain amendments (Rule 70.16
** A	nd 70.17) ny replac	. ement sheet containing such amendments must be referred to under item 1 and annexed to this report.
<u> </u>		

International application No.

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III. Non-e	stablishment of opinion with regard to novelty, inventive step and industria	l applicability
1. The quindustr	nestions whether the claimed invention appears to be novel, to involve an initially applicable have not been examined in respect of:	ventive step (to be non obvious), or to be
	the entire international application.	
\boxtimes	claims Nos	
becaus	e:	
\boxtimes	the said international application, or the said claims Nos relate to the following subject matter which does not require an international process of the said claims of the said	21, 25 reliminary examination (specify):
s	ee supplemental sheet	
	-	
	the description, claims or drawings (indicate particular elements below) or sa are so unclear that no meaningful opinion could be formed (specify):	id claims Nos
	are so unclear that no meaningful opinion could be remove (-p = 377)	
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	the claims, or said claims Nos. by the description that no meaningful opinion could be formed.	are so inadequately supported
	no international search report has been established for said claims Nos.	· ·
2. A m	eaningful international preliminary examination cannot be carried out due to use to listing to comply with the standard provided for in Annex C of the Admin	
	the written form has not been furnished or does not comply with the standar	rd.
	the computer readable form has not been furnished or does not comply with	the standard.



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V.	Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability;
	citations and explanations supporting such statement

Statement			
Novelty (N)	Claims	1-2, 4-15, 22-24	YES
	Claims	3, 16-20	NO
Inventive step (IS)	Claims		YES
	Claims	1-20, 22-24	NO
Industrial applicability (IA)	Claims	1-20, 22-24	YES
	Claims		NO

2. Citations and explanations

Document 1: T. AZUMA et al., Br. J. Haematol., 2002, Vol. 116, No. 3, pages 601-603

Document 2: WO 00/18795 A2 (Coriza Corp.), 06 April 2000

Document 3: Akihiro TSUBOI et al., "Hito WT1 Kaihen

Peptide wo Mochiiru koto ni yoru, WT1 Tokui-

teki CTL Yuudou-nou no Zoukyou," Nippon Meneki Gakkai Soukai, Gakujutsu Shuukai

Kiroku, 2001, Vol. 31, page 160

Claims 3 and 16-20 lack novelty and do not involve an inventive step in the light of document 1 cited in the international search report. Document 1 indicates a HLA-A24-restricted peptide with an activity whereby it induces CTLs, which comprises a modified amino acid sequence that includes modifications to the amino acid residues of the amino acid sequence represented by SEQ ID NO: 4.

Claims 1-20 and 22-24 do not involve an inventive step in the light of document 2 cited in the international search report and newly cited document 3. Document 2 discloses peptides derived from WT1, which comprise the amino acid sequences represented by SEQ ID NO: 7, 8, 9, 51 and 52 of the present application. Document 3 indicates that modifying the P2 site of a peptide derived from WT1 with tyrosine will augment the function whereby the

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peptide induces WT1-specific CTLs; therefore, a person skilled in the art could easily produce a modified peptide wherein the P2 sites of the abovementioned peptides that are disclosed in document 2 have been modified with tyrosine.